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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/699,037	10/27/2000	Steven G. Doughty	5053-31401/EBM	6766
7590 08/23/2007 ERIC B. MEYERTONS CONLEY, ROSE & TAYON, P.C.			EXAMINER	
			COLBERT, ELLA	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	09/699,037	DOUGHTY, STEVEN G.			
Office Action Summary	Examiner	Art Unit			
	Ella Colbert	3694			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO (36(a). In no event, however, may a reply be till apply and will expire SIX (6) MONTHS from a, cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 08 J	<u>une 2007</u> .				
2a) ☐ This action is FINAL . 2b) ☑ This	This action is FINAL . 2b)⊠ This action is non-final.				
3) Since this application is in condition for allowa					
closed in accordance with the practice under E	=x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Disposition of Claims					
4) ☐ Claim(s) 6-20 and 78 is/are pending in the approach 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 6-20, and 78 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.				
Application Papers					
9) The specification is objected to by the Examine		Evaminar			
10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the	•				
Replacement drawing sheet(s) including the correct					
11)☐ The oath or declaration is objected to by the Ex	xaminer. Note the attached Office	e Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	ts have been received. Is have been received in Applicat rity documents have been receiv u (PCT Rule 17.2(a)).	ion No ed in this National Stage			
Attachment(s)					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal I 6) Other:	Pate			

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DETAILED ACTION

1. Claims 6-20 and 78 are pending in this communication filed 06/08/07 entered as Appeal Brief filed.

2. In view of the Appeal Brief and Arguments filed on 06/08/07, PROSECUTION IS HEREBY REOPENED. New grounds of rejection as set forth here below.

To avoid abandonment of the application, appellant must exercise one of the following two options:

(1) file a reply under 37 CFR 1.111 (if this Office action is no-final) or a reply under 37 CFR 1.113 (if this Office action is final); or,

(2) initiate a new appeal by filing a notice of appeal under 37 CFR 41.31 followed by an appeal brief under 37 CFR 41.37. The previously paid notice of appeal fee and appeal brief fee can be applied to the new appeal. If, however the appeal fees set forth in 37 CFR 41.20 have increased since they were previously paid, then appellant must pay the difference between the increased fees and the amount previously paid.

Claim Objections

3. Claim 78 is objected to because of the following informalities: Claim 78 recites "for each of the selected elements, receiving from the user an input specifying the place ..., the selected data elements ...". These lines would be better recited as "receiving, for each of the selected data elements from the user an input specifying the place ...; selecting data elements ...". Appropriate correction is required.

Claim Rejections - 35 USC § 102

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4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 6-16 are rejected under 35 U.S.C. 102 (b) as being anticipated by (US 5,794,229) French et al, hereafter French.

As per claim 6, French discloses, A computer-implemented method comprising: displaying two or more key element representations on a display screen in data communication with the (FSO) computer system; receiving a selection by a user of at least two key element representations from the two or more displayed key element representations (col. 5, lines 33-34 – a screen display device (106), col. 6, line 56-col. 7, line 6 and lines 17-35). The key elements are simply columns in a table of data. Receiving a selection by a user of at least two key element representations from the two or more displayed key element representations (col. 11, line 46-col. 12, line 7); preparing a key definition from the two or more key elements corresponding to at least two selected key element representations in response to the user selecting the at least two key element representations (col. 7, lines 36-67 -preparing the key definition is simply preparing an SQL statement using the columns. The SQL statement SELECT SALES, DATE OF SALE is a SQL statement that picks two columns (col. 12, lines 10-36 and Fig. 3B shows the SQL query is requesting data from the two columns of the table (age and gender)); and storing the key definition in the database; the key definition being configured for use in preparing a processing key value from transaction-related

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data in the Financial Service Organization (FSO) computer system (col. 12, line 37-col. 13, line 3 – storing the key definition is inherent since it is simply saving the SQL statement because the SQL statement has to be saved somewhere on the computer in order to for it to be seen), wherein the processing key value is configured for use in locating a process control data set in the database in the FSO computer system, the process control data set comprising one or more process control data values and configured for use in processing the transaction-related data in the FSO computer system (col. 7, lines 7-27 –the result when a SQL Query is run. The result will be displayed of all of the data in the SALES and DATE OF SALE columns).

As per claim 7, French discloses, The method of claim 6, wherein the user selecting the key element representations, the preparing the key definition, and the storing the key definition occur during a configuration of the FSO computer system (col. 7, lines 36-67, col. 12, line 10-col. 13, line 3, and Fig. 3B).

As per claim 8, French discloses, The method of claim 6, wherein the preparing the key definition from the one or more key elements further comprises the user specifying a sequence of the key elements in the key definition (col. 7, lines 2-24).

As per claim 9, French discloses, The method of claim 6, wherein the database comprises a plurality of data elements, and wherein the method further comprises: the user selecting a plurality of key elements for use in key definitions from the plurality of data elements; and the user selecting the one or more key elements for displaying on the display screen from the plurality of key elements (col. 6, line 56-col. 7, line 6 and lines 17-35 –see above claim 6).

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As per claim 10, French discloses, The method of claim 6, further comprising: the user defining one or more key values for the key definition (col. 7, lines 22-35); the user defining a processing parameter value for each of the key values for the key definition (col. 11, line 63-col. 12, line 7); storing the one or more key values and processing parameter values in the database (col. 14, lines 15-34 and line 55-col. 15, line 18); wherein locating the processing parameter value using the constructed processing key value comprises matching the constructed processing key value with one of the one or more key values stored in the database (col. 5, lines 58-67, col. 6, lines 56-67, col. 7, lines 17-35, and col. 16, line 44 –col. 17, line 15).

As per claim 11, French discloses, The method of claim 10, wherein each of the one or more key values is unique among the one or more key values for the key definition (col. 7, lines 24-33).

As per claim 12, French discloses, The method of claim 10, wherein the database comprises a process control data table associated with the key definition, wherein the process control data table comprises one or more rows, and wherein each row in the process control data table comprises one or more fields for storing one key value and one or more fields for storing the processing parameter value for the key value stored in the row (col. 12, lines 51-66 and col. 13, lines 12-25).

As per claim 13, French discloses, The method of claim 10, wherein each of the one or more key values comprises one key element value for each of the one or more key elements in the key definition, and wherein the user defining the one or more key values for the key definition further comprises the user defining the one or more key

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element values for each of the one or more key values (col. 11, lines 53-col. 12, line 25).

As per claim 14, is rejected for the similar rationale given above for claims 9 and 10.

As per claim 15, French discloses, The method of claim 14, wherein the plurality of available key element values comprises a wildcard key element value (col. 12, lines 15-25).

As per claim 16, French discloses, The method of claim 6, wherein the database is relational or is object- oriented (col. 1, lines 23-27).

6. Claims 17-20 are rejected under 35 U.S.C. 103 (a) as being unpatentable over (US 5,794,229) French et al, hereafter French and in view of (US 5,995,971) Douceur et al, hereafter Douceur.

As per claim 17, French failed to disclose, The method of claim 6, further comprising: the user defining one or more key masks for the key definition, wherein each key mask comprises one or more mask fields, wherein the one or more mask fields in the key mask correspond to the one or more key elements in the key definition; and storing the one or more key masks in the database. Douceur discloses, the user defining one or more key masks for the key definition, wherein each key mask comprises one or more mask fields, wherein the one or more mask fields in the key mask correspond to the one or more key elements in the key definition; and storing the one or more key masks in the database (col. 4, lines 18-56 and col. 13, lines 33-62). It

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would have been obvious to one having ordinary skill in the art at the time the invention was made to modify in French the teachings of Douceur because such a modification would allow French to have fields which are constants or bound variables with the mask field set to match those fields.

As per claim 18, French failed to disclose, The method of claim 16, wherein the user defining the one or more key masks further comprises the user selecting a mask field value from a plurality of mask field values for each of the one or more mask fields in each of the one or more key masks, and wherein the plurality of mask field values comprises an equal mask field value and a wildcard mask field value. Douceur discloses, wherein the user defining the one or more key masks further comprises the user selecting a mask field value from a plurality of mask field values for each of the one or more mask fields in each of the one or more key masks, and wherein the plurality of mask field values comprises an equal mask field value and a wildcard mask field value (col. 26, line 43-col. 27, line 62). It would have been obvious to one having ordinary skill in the art at the time the invention was made and to modify in French the teachings of Douceur because such a modification would allow French to have fields which are constants or bound variables with the mask field set to match those fields.

As per claim 19, French failed to disclose, The method of claim 6, wherein the transaction-related data comprises a credit card transaction, and wherein the processing parameter value comprises one or more data values configured for processing the credit card transaction. It would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate in French in

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view of French's teachings of a product, price, and revenue in col. 12, lines 15-25 and because such an incorporation would allow French to have financial transaction data retained by a transaction processing system.

As per claim 20, French discloses, The method of claim 18, wherein the processing parameter value comprises one or more merchant transaction pricing values (col. 14, lines 15-34).

Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claim 78 is rejected under 35 U.S.C. 103(a) as being unpatentable over (US 5,794,229) French et al, hereafter French.

As per claim 78, French teaches, A method performed in a Financial Service Organization (FSO) computer system, the FSO computer system comprising a database and the FSO computer system being configured to perform processing of FSO transaction related data, the method comprising: displaying on a display screen coupled to the (FSO) computer system a dictionary of data elements comprising one or more data elements associated with an FSO transaction-related data (col. 5, lines 33-34-screen display device (106), col. 6, line 56-col. 7, line 6 and lines 17-35); receiving a selection by a user of two or more data elements selected from the dictionary of data elements, for each of the selected data elements, receiving from the user an input

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specifying the place of the data element in a sequence of the two or more data elements, the selected data elements in the used-specified sequence defining a user-defined key, the user-defined key being configured during a configuration of the FSO computer system and describing a location of one or more corresponding data element values stored in an FSO database (col. 11, line 46-col. 12, line 7); and storing the user-defined key in the FSO database (col. 12, line 37-col. 13, line 3). French did not expressly disclose a dictionary of data elements. However, it would have been obvious to have a dictionary of data elements and to modify in French because such a modification would allow French to have the capability to access the data elements easier and faster since they would either be listed in ascending or descending order.

Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Knudsen et al (US5,594,899) disclosed keys, values, and parameters.

Jammes et al (US 6,484,149) disclosed values, parameters, and a relational database.

Inquiries

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ella Colbert whose telephone number is 571-272-6741. The examiner can normally be reached on Monday, Wednesday, and Thursday, 5:30AM-3:00PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on 571-272-6712. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

August 15, 2007

SPE Signature